

UNITED STATES DISTRICT COURT

Northern District of Illinois

UNITED STATES OF AMERICA	JUDGMENT 1	N A CRIMINAL CA	SE
V.)		
McKenzie Carson) Case Number:	11 CR 918-1	
) USM Number:	44180-424	
)		
) William D. Shav Defendant's Attorney	er	
THE DEFENDANT: □ pleaded guilty to count(s) □ pleaded nolo contendere to count(s) which was accepted by □ was found guilty on count(s) 1, 2,3 and 4 after a plea of not guilty.	the court.		
The defendant is adjudicated guilty of these offenses:			
Title & Section Nature of Offense		Offense Ended	Count
18 U.S.C. 1591(a)(1) & (b)(1) Sex trafficking of children or by for	orce, fraud or coercion	3/2010	One
18 U.S.C. 1591(a)(1) & (b)(1) Sex trafficking by force, fraud or	coercion	9/2010	Two
18 U.S.C. 1591(a)(1) & (b)(1) Sex trafficking by force, fraud or	coercion	9/2010	Three
18 U.S.C. 1591(a)(1) & (b)(1) Sex trafficking by force, fraud or	coercion	11/2010	Four
The defendant is sentenced as provided in pages 2 through of the Reform Act of 1984.	his judgment. The sentence	ee is imposed pursuant to th	e Sentencing
☐ The defendant has been found not guilty on count(s)			
Count(s) dismissed on the motion of the United States.			
It is ordered that the defendant must notify the United States attorney mailing address until all fines, restitution, costs, and special assessment restitution, the defendant must notify the court and United States attor	nts imposed by this judgm	ent are fully paid. If ordere	
	10/15/2015 Date of Imposi	tion of Judgment Belle dge	
	Hon. Elaine E. Name and Title	Bucklo, U.S. District Judge e of Judge	е
115 OCT 26 AM 9: 23		5	

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Sheet 2 – Imprisonment

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DEFENDANT: MCKENZIE CARSON CASE NUMBER: 11 CR 918-1

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: FORTY-SEVEN (47) YEARS on Counts 1, 2, 3 and 4. Said sentence to run concurrently.

⊠ TI	he court n	nakes the follow	ing recommendati	ons to the Bureau of Pris	ons: that defendant be hous	sed in a medical facility in Georgia,
Alabar	ma or Ark	ansas.				
□ TI	he defend	ant is remanded	to the custody of t	the United States Marsha	1.	
	he defend	ant shall surrenc	der to the United S	tates Marshal for this dis	trict:	
	at	on				
	as notif	fied by the Unite	ed States Marshal.			
				of sentence at the institu	tion designated by the Bur	eau of Prisons:
_		fore 2:00 pm on			,	
			United States Mars	shal		
		167	Probation or Pretri			
		notified by the	recution of freur	ar services office.		
				RETURN		
have exec	cuted this	judgment as fol	lows:			
						, with a certified copy of this
udgment.						
					UNITED STATES MAR	SHAL
				Ву		
				•	DEPUTY UNITED STA	TES MARSHAL

ILND 245B (Rev. 05152015) Judgment in a Criminal Case

Sheet 3 – Supervised Release Judgment – Page 3 of 8

DEFENDANT: MCKENZIE CARSON

CASE NUMBER: 11 CR 918-1

MANDATORY CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C § 3583(d)

Upon release from imprisonment, the defendant shall be on supervised release for a term of: FIVE (5) YEARS on Counts 1,2,3 and 4. Sentence is to run concurrently.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons. The court imposes those conditions identified by checkmarks below:

The	(1) no (2) no (3) at ap co (4) re (5) co (6) re su	lant shall, during the period of supervised release: of commit another Federal, State, or local crime. of unlawfully possess a controlled substance. Item a public, private, or private nonprofit offender rehabilitation program that has been approved by the court, if an approved program is readily available within a 50-mile radius of the legal residence of the defendant. [Use for a first conviction of a domestic violence crime, as defined in § 3561(b).] register and comply with all requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16913). represent in the collection of a DNA sample if the collection of such a sample is required by law. refrain from any unlawful use of a controlled substance AND submit to one drug test within 15 days of release on approvised release and at least two periodic tests thereafter, up to 104 periodic tests for use of a controlled substance during ach year of supervised release. [This mandatory condition may be ameliorated or suspended by the court for any defendant reliable sentencing information indicates a low risk of future substance abuse by the defendant.]
Dl	ISCRI	ETIONARY CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C § 3563(b) AND 18 U.S.C § 3583(d)
beca only such	use suc such de conditi	Ary Conditions — The court orders that the defendant abide by the following conditions during the term of supervised release the conditions are reasonably related to the factors set forth in § 3553(a)(1) and (a)(2)(B), (C), and (D); such conditions involve eprivations of liberty or property as are reasonably necessary for the purposes indicated in § 3553 (a)(2) (B), (C), and (D); and ions are consistent with any pertinent policy statement issued by the Sentencing Commission pursuant to 28 U.S.C. 994a. Imposes those conditions identified by checkmarks below:
The	defend	lant shall, during the period of supervised release:
	(1)	provide financial support to dependents if financially able.
	(2)	make restitution to a victim of the offense under § 3556 (but not subject to the limitation of § 3663(a) or
	721	$\S 3663A(c)(1)(A)$.
	(3)	give to the victims of the offense notice pursuant to the provisions of § 3555, as follows:
	(4)	seek, and work conscientiously, at lawful employment or pursue conscientiously a course of study or vocational training
	(5)	that will equip the defendant for employment. refrain from engaging in a specified occupation, business, or profession bearing a reasonably direct relationship to the
		conduct constituting the offense, or engage in such a specified occupation, business, or profession only to a stated degree or under stated circumstances; (if checked yes, please indicate restriction(s)
	(6)	refrain from knowingly meeting or communicating with any person whom the defendant knows to be engaged, or
	(0)	planning to be engaged, in criminal activity and from:
		visiting the following type of places:
		knowingly meeting or communicating with the following persons:
	(7)	refrain from excessive use of alcohol (defined as having a blood alcohol concentration greater than 0.08%), or any use of
	35. 8	a narcotic drug or other controlled substance, as defined in § 102 of the Controlled Substances Act (21 U.S.C. § 802),
		without a prescription by a licensed medical practitioner.
\boxtimes	(8)	refrain from possessing a firearm, destructive device, or other dangerous weapon.
\boxtimes	(9)	participate, at the direction of a probation officer, in a substance abuse treatment program, which may include urine
		testing up to a maximum of 104 tests per year.
		participate, at the direction of a probation officer, in a mental health treatment program, which may include the use
		of prescription medications.
	(10)	participate, at the direction of a probation officer, in medical care; (if checked yes, please specify: (intermittant confinement), remain in the system of the Purson of Private during a right way of the purson of the purson of Private during a right way of the purson
	(10)	(intermittent confinement): remain in the custody of the Bureau of Prisons during nights, weekends, or other intervals of
		time, totaling [no more than the lesser of one year or the term of imprisonment authorized for the offense], during the first year of the term of supervised release (provided, however, that a condition set forth in § 3563(b)(10) shall be
		the first year of the term of supervised release (provided, nowever, that a condition set forth in g 3505(D)(10) shall be

imposed only for a violation of a condition of supervised release in accordance with § 3583(e)(2) and only when

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ILND 245B (Rev. 05152015) Judgment in a Criminal Case Sheet 3 - Supervised Release Judgment - Page 4 of 8 **DEFENDANT: MCKENZIE CARSON** CASE NUMBER: 11 CR 918-1 facilities are available) for the following period (community confinement): reside at, or participate in the program of a community corrections facility (including a (11)facility maintained or under contract to the Bureau of Prisons) for all or part of the term of supervised release, for a (12)work in community service for hours as directed by a probation officer. (13)reside in the following place or area: , or refrain from residing in a specified place or area: (14)remain within the jurisdiction where the defendant is being supervised, unless granted permission to leave by the court or a probation officer. (15)report to a probation officer as directed by the court or a probation officer. (16)permit a probation officer to visit the defendant at any reasonable time at work at school at a community service location other reasonable location specified by a probation officer X permit confiscation of any contraband observed in plain view of the probation officer. (17)notify a probation officer promptly, within 72 hours, of any change in residence, employer, or workplace and, absent constitutional or other legal privilege, answer inquiries by a probation officer. (18)notify a probation officer promptly, within 72 hours, if arrested or questioned by a law enforcement officer. (19)(home confinement): remain at defendant's place of residence for a total of months during nonworking hours. [This condition may be imposed only as an alternative to incarceration.] Compliance with this condition shall be monitored by telephonic or electronic signaling devices (the selection of which shall be determined by a probation officer). Electronic monitoring shall ordinarily be used in connection with home detention as it provides continuous monitoring of the defendant's whereabouts. Voice identification may be used in lieu of electronic monitoring to monitor home confinement and provides for random monitoring of the defendant's whereabouts. If the defendant is unable to wear an electronic monitoring device due to health or medical reasons, it is recommended that home confinement with voice identification be ordered, which will provide for random checks on the defendant's whereabouts. Home detention with electronic monitoring or voice identification is not deemed appropriate and cannot be effectively administered in cases in which the offender has no bona fide residence, has a history of violent behavior, serious mental health problems, or substance abuse; has pending criminal charges elsewhere; requires frequent travel inside or outside the district; or is required to work more than 60 hours per week. The defendant shall pay the cost of electronic monitoring or voice identification at the daily contractual rate, if the defendant is financially able to do so. The Court waives the electronic/location monitoring component of this condition. (20)comply with the terms of any court order or order of an administrative process pursuant to the law of a State, the District of Columbia, or any other possession or territory of the United States, requiring payments by the defendant for the support and maintenance of a child or of a child and the parent with whom the child is living. (21)be surrendered to a duly authorized official of the Homeland Security Department for a determination on the issue of deportability by the appropriate authority in accordance with the laws under the Immigration and Nationality Act and the established implementing regulations. If ordered deported, the defendant shall not reenter the United States without obtaining, in advance, the express written consent of the Attorney General or the Secretary of the Department of Homeland Security. (22)satisfy such other special conditions as ordered below. (if required to register under the Sex Offender Registration and Notification Act) submit at any time, with or without a (23)warrant, to a search of the defendant's person and any property, house, residence, vehicle, papers, computer, other electronic communication or data storage devices or media, and effects, by any law enforcement or probation officer having reasonable suspicion concerning a violation of a condition of supervised release or unlawful conduct by the defendant, and by any probation officer in the lawful discharge of the officer's supervision functions (see special conditions section). \boxtimes (24)Other: The defendant shall not, without the approval of a probation officer and treatment provider, engage in activities that will put him or her in unsupevised private contact with any person under the age of 18, or visit locations where children regularly congregate (e.g., locations specified in the Sex Offender Registration and Notification Act.) SPECIAL CONDITIONS OF SUPERVISED RELEASE PURSUANT TO 18 U.S.C. 3563(b)(22) and 3583(d) The court imposes those conditions identified by checkmarks below: The defendant shall, during the term of supervised release: if the defendant has not obtained a high school diploma or equivalent, participate in a General Educational Development (GED) preparation course and seek to obtain a GED within the first year of supervision. (2)participate in an approved job skill-training program at the direction of a probation officer within the first 60 days of placement on supervision.

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Sheet 3 – Supervised Release

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		NT: MCKENZIE CARSON								
CAS		MBER: 11 CR 918-1								
	(3)	if unemployed after the first 60 days of supervision, or if unemployed for 60 days after termination or lay-off from								
		employment, perform at least 20 hours of community service per week at the direction of the U.S. Probation Office until								
		gainfully employed.								
	(4)	The amount of community service shall not exceed hours.								
	(4)	not maintain employment where he/she has access to other individual's personal information, including, but not limited to, Social Security numbers and credit card numbers (or money) unless approved by a probation officer.								
	(5)	not incur new credit charges or open additional lines of credit without the approval of a probation officer unless the								
	(5)	defendant is in compliance with the financial obligations imposed by this judgment.								
	(6)	provide a probation officer with access to any requested financial information necessary to monitor compliance with								
	(0)	conditions of supervised release.								
	(7)									
	(7)	notify the court of any material change in the defendant's economic circumstances that might affect the defendant's ability to pay restitution, fines, or special assessments.								
	(8)	provide documentation to the IRS and pay taxes as required by law.								
Ħ	(9)	participate in a sex offender treatment program. The specific program and provider will be determined by a probation								
	()	officer. The defendant shall comply with all recommended treatment which may include psychological and physiological								
		testing. The defendant shall maintain use of all prescribed medications.								
		The defendant shall comply with the requirements of the Computer and Internet Monitoring Program as								
		administered by the United States Probation Office. The defendant shall consent to the installation of computer								
		monitoring software on all identified computers to which the defendant has access. The software may restrict								
		and/or record any and all activity on the computer, including the capture of keystrokes, application information,								
		Internet use history, email correspondence, and chat conversations. A notice will be placed on the computer at the								
		time of installation to warn others of the existence of the monitoring software. The defendant shall not remove,								
		tamper with, reverse engineer, or in any way circumvent the software.								
		The cost of the monitoring shall be paid by the defendant at the monthly contractual rate, if the defendant is								
		financially able, subject to satisfaction of other financial obligations imposed by this judgment.								
		The defendant shall not possess or use any device with access to any online computer service at any location								
		(including place of employment) without the prior approval of a probation officer. This includes any Internet								
		service provider, bulletin board system, or any other public or private network or email system.								
		The defendant shall not possess any device that could be used for covert photography without the prior approval								
		of a probation officer.								
		The defendant shall not view or possess child pornography. If the treatment provider determines that exposure to								
		other sexually stimulating material may be detrimental to the treatment process, or that additional conditions are								
		likely to assist the treatment process, such proposed conditions shall be promptly presented to the court, for a								
		determination, pursuant to 18 U.S.C. § 3583(e)(2), regarding whether to enlarge or otherwise modify the								
		conditions of supervision to include conditions consistent with the recommendations of the treatment provider.								
		The defendant shall not, without the approval of a probation officer and treatment provider, engage in activities								
		that will put him or her in unsupervised private contact with any person under the age of 18, or visit locations								
		where children regularly congregate (e.g., locations specified in the Sex Offender Registration and Notification								
		Act.)								
		This condition does not apply to the defendant's family members: [Names]								
		The defendant's employment shall be restricted to the district and division where he resides or is supervised,								
		unless approval is granted by a probation officer. Prior to accepting any form of employment, the defendant shall								
		seek the approval of a probation officer, in order to allow the probation officer the opportunity to assess the level								
		of risk to the community the defendant will pose if employed in a particular capacity. The defendant shall not								
		participate in any volunteer activity that may cause the defendant to come into direct contact with children except								
		under circumstances approved in advance by a probation officer and treatment provider.								
		The defendant shall provide the probation officer with copies of the defendant's telephone bills, all credit card								
		statements/receipts, and any other financial information requested.								
		The defendant shall comply with all state and local laws pertaining to convicted sex offenders, including such								
		laws that impose restrictions beyond those set forth in this order.								
	(10)	pay any financial penalty that is imposed by this judgment that remains unpaid at the commencement of the term of								
		supervised release. The defendant's monthly payment schedule shall be an amount that is at least \$ or % of								
		his net monthly income, defined as income net of reasonable expenses for basic necessities such as food, shelter, utilities,								
		insurance, and employment-related expenses.								
	(11)	not enter into any agreement to act as an informer or special agent of a law enforcement agency without the permission								
_		of the court.								
	(12)	repay the United States "buy money" in the amount of \$ which the defendant received during the commission of								
		this offense.								
	(13)	Other:								

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Sheet 3 – Supervised Release Judgment – Page 6 of 8

DEFENDANT: MCKENZIE CARSON

CASE NUMBER: 11 CR 918-1

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ILND 245B (Rev. 05072015) Judgment in a Criminal Case Sheet 5 – Criminal Monetary Penalties

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DEFENDANT: MCKENZIE CARSON

CASE NUMBER: 11 CR 918-1

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

Γotals	<u>Assessment</u> \$400.00		Fine \$	Restitu \$	Restitution \$					
-	The determination of restitution is deferred until and the determination. An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination.									
If the de the prior before th	e defendant must make restitution (inc efendant makes a partial payment, each rity order or percentage payment column the United States is paid.	h payee shall receive an mn below. However, pu	approximately proportioned p	payment, unless s	specified otherwise in rictims must be paid					
Name o	f Payee	Total Loss*	Restitution Ordered		Priority or Percentage					
					roreentage					
		,								
-										
	Totals:									
	i otais.		1							
	Restitution amount ordered pursuant to plea agreement \$ The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g). The court determined that the defendant does not have the ability to pay interest and it is ordered that:									

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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Sheet 6 – Schedule of Payments

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DEFENDANT: MCKENZIE CARSON

CASE NUMBER: 11 CR 918-1

SCHEDULE OF PAYMENTS

Having	assessed the	defendant	t's ability	to pay, paym	ent of the to	otal cri	minal mo	netary pen	alties	is due as fo	ollows:			
A	∠ Lump	sum paym	ent of \$40	00.00 due im	mediately.									
		balance	due not l	ater than	, or									
		balance	due in ac	cordance wit	h \square C,		,	or 🔲 I	belo	w; or				
В	Payme	ent to begin	n immedia	ately (may be	combined	with	☐ C,	D, or	□ F	below); o	r			
C	Payme comm	ent in equa ence		e.g. weekly, m or 60 days) af					0	ver a perio	d of	(e.g., n	nonths or year	rs), to
D	Payme comm	ent in equa ence		e.g. weekly, m or 60 days) af						ver a perioupervision		(e.g., n	nonths or year	rs), to
E				of supervised nent plan bas									m imprisonr	nent.
F	☐ Specia	al instruction	ons regard	ling the paym	ent of crim	inal mo	onetary pe	enalties:						
during	imprisonme	nt. All crin	ninal mor	otherwise, if the tary penaltic e clerk of the	es, except the	nt impo hose pa	oses impri yments n	sonment, ade throu	payme gh the	ent of crim Federal B	nal monureau of	etary pen Prisons'	nalties is due Inmate Fina	ncial
The de	fendant shall	receive cr	edit for al	l payments p	reviously m	nade to	ward any	criminal m	oneta	ry penaltie	s impose	d.		
	Joint and Sev	eral												
Defend	umber lant and Co- ling defenda			Total A	mount		Joint an Amount	d Several		Corresp Approp		Payee, if		
	The defendar	nt shall pay	the cost	of prosecutio	n.									
	The defendar	nt shall pay	the follo	wing court co	ost(s):									
	The defendar	nt shall for	feit the de	fendant's inte	erest in the	follow	ng prope	ty to the U	Jnited	States:				

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.